Filing date:

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91204070	
Party	Plaintiff Brody Chemical Company, Inc.	
Correspondence Address	DAVID G BRAY DICKINSON WRIGHT/MARISCAL WEEKS 2901 N CENTRAL, STE 200 PHOENIX, AZ 85012-2705 UNITED STATES dbray@dickinsonwright.com, sclaus@dickinsonwright.com, karendt@dickinsonwright.com	
Submission	Stipulated/Consent Motion to Extend	
Filer's Name	David G. Bray	
Filer's e-mail	dbray@dickinsonwright.com, karendt@dickinsonwright.com	
Signature	/David G. Bray/	
Date	01/31/2014	
Attachments	Stipulated Request_for_Further Three Week Extension of Time to File Brief.pdf(117010 bytes)	

1 2 3 4 5 6 7 8	David G. Bray, Esq. (#14346) Scot L. Claus, Esq. (#014999) DICKINSON WRIGHT/MARISCAL WEEKS 2901 North Central Avenue, Suite 200 Phoenix, Arizona 85012-2705 Phone: (602) 285-5000 Fax: (602) 285-5100 dbray@dickinsonwright.com sclaus@dickinsonwright.com Attorneys for Opposer  IN THE UNITED STATES PATEN BEFORE THE TRADEMARK T		
9			
10	Brody Chemical Company, Inc.	OPPOSITION NO. 91/204,070	
11	Opposer,	Mark: Slippery Wizard Serial No. 85/099,334	
12	v.		
13	Goldthorpe, Tammy L. fka Tammy Price,		
14	Applicant.		
15			
16 17			
18	STIPULATED REQUEST FOR FURTHER THREE WEEK EXTENSION OF TIME TO FILE REPLY BRIEF		
19	<u> </u>		
20	TO: Commissioner for Trademarks		
21	Dear Sir or Madam:		
22	Opposer hereby moves the Board for a further (3) week extension of time for Opposer to file		
23	its Reply brief due on January 30, 2014. Opposer proposes that the new deadline for filing its Reply		
24	brief be Friday, February 21 2014.		
25			
26	CERTIFICATE OF DEPOSIT		
27	I hereby certify that this correspondence is being deposited with the Tr		
28	date indicated below:  Date of Deposit 01/31/2014 /David G. Bray/		

The reason for this motion is both for health reasons and due to trial conflicts on Opposer's attorney's calendar. This motion is not made for the purpose of unduly delaying proceedings in the Patent and Trademark Office. Opposer asked Applicant's counsel to specifically stipulate to the extension but has not yet received a response. However, based on the prior communications and understandings between counsel, undersigned counsel fully expects that this request will be unopposed.

DATED this 31<sup>st</sup> day of January, 2014.

## **DICKINSON WRIGHT/MARISCAL WEEKS**

By /David G. Bray/
David G. Bray
Scot L. Claus
2901 North Central Avenue, Suite 200
Phoenix, Arizona 85012-2705
Attorneys for Opposer

**CERTIFICATE OF SERVICE** The undersigned hereby certifies that a true and correct copy of the foregoing OPPOSER'S REQUEST FOR FURTHER THREE WEEK EXTENSION OF TIME TO FILE REPLY BRIEF was served on Applicant by depositing said true and correct copy with the United States Postal Service, First Class Mail, postage prepaid, this 31<sup>st</sup> day of January, 2014, in an envelope addressed to Applicant's attorney of record as follows: Nathan S. Winesett AVERY, WHIGHAM & WINESETT, P.A. P.O. Box 3277 Duluth, MN 88508 A courtesy copy of the foregoing was also e-mailed to Mr. Winesett at nwinesett@awwlegal.com on this date. /David G. Bray/ PHOENIX 54392-2 107782v3